

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/561,651	12/19/2005	Martin Klare	23432	7841	
535	7590 10/10/2006	EXAMINER			
THE FIRM OF KARL F ROSS 5676 RIVERDALE AVENUE PO BOX 900			HAMILTON	HAMILTON, CYNTHIA	
			ART UNIT	PAPER NUMBER	
RIVERDALE (BRONX), NY 10471-0900			1752		
			DATE MAILED: 10/10/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
•	10/561,651	KLARE ET AL.			
Office Action Summary	Examiner	Art Unit			
-	Cynthia Hamilton	1752			
The MAILING DATE of this communication app					
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 19 De	ecember 2005.				
,					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims		•			
4) ☐ Claim(s) 1 and 2 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-2 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the one of Replacement drawing sheet(s) including the correction					
11) The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119					
12) ☒ Acknowledgment is made of a claim for foreign a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 2. ☐ Certified copies of the priority documents 3. ☒ Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F	ate			
Paper No(s)/Mail Date	6) Other:				

Application/Control Number: 10/561,651 Page 2

Art Unit: 1752

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 3. Claims 1-2 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - a. In claim 1, line 2 is found "for stereo" as an intended use, but applicants do not make clear what is meant by "stereo". Is it stereolithography or is it in reference to an earpiece and the use of the earpiece to listen to "stereo"? Since the intended use of "for expecially stereo" has some limitation, i.e. the composition has to have the ability to some how perform the intended use in some fashion, then the meaning of 'stereo" is critical to understanding the limits of the instant invention. Without definition and with the use of the term stereolithography in the specification, this examiner cannot determine if a word has been shortened, or that "lithography" was forgotten, etc. Thus, claims 1-2 are found indefinite.
 - b. In line 5 of claim 1 is found "...weight percent of ... on the basis of bisphenol-A or bisphenol-F...". Is weight percent 55 to 95% of the bisphenol present? Is this weight percent referencing the amount of monomer or oligomer is bisphenol-A or bisphenol-F?

 Does "on the basis" reference the kind of dimethacrylate being used? Is the weight percentage as set forth in the last three lines of claim1 and "whereby the proportion of the

Application/Control Number: 10/561,651 Page 3

Art Unit: 1752

components a to h together amounts to 100%"? This "on the basis" is confusing for this reason.

- c. Does "whereby the proportion of the components a to h together amounts to 100%" exclude all other components from the "biocompatible, low viscosity, radiaton curable formulation or does it mean that consider only these components a to h when considering what is meant by 100% for the weight percentages given. The use of "comprising" in line 3 of claim 1 indicates open language thus open to other components outside a through h. Thus, this wording is confusing.
- d. With respect to line 16 in claim 1 and line 17 in claim 2, what is meant by "(free radical)"?
- e. In claim 2, lines 2-5, what is meant by n-fold is unclear leaving unclear what is meant n<10. What is meant by "ethyloxilation" is unclear as well. The examiner has never seen this term and notes that applicants reference on page 10 at the top "ethoxylation". Does the degree reference all the ethoxy groups present or just those between one end of the bisphenol and the acrylate group on each side of the molecule? Thus, claim 2 is confusing.
- f. What is meant by "a sensitivity of n<4" in line 7 of claim 2 in reference to an aliphatic or cycloaliphatic urethane methacrylate?
- g. In lines 9-10 of claim 2, what is meant by "with and a" in reference to the dimethacrylate"?

Application/Control Number: 10/561,651

h. With respect to claims 1-2, reference after e) is made to "the laser beam used".

There is no clear antecedent basic for "the laser beam" thus what limit is set forth here is unclear.

For these reasons claims 1-2 are found confusing and vague and thus indefinite with respect to the metes and bounds of what is being claimed.

- 4. The examiner notes for the record that "like uv stabilizers or flow additives" is not a claim limitation and "especially for stereo, for use in medicinal technology, especially for producing earpieces" appears to be a list of possible uses for the instant "biocompatible, low viscosity, radiation curable formulation" and not a single use to which the composition is to be put and thus any one use does not limit the formulation as these appear to be only preferred uses and not a requirement needing to be meet by the formulation. The examiner takes "usual additives" to mean any additives as they are not defined and are inclusive of the already listed fillers, inhibitors, color pigments as well as the "like uv stabilizers or flow additives" along with levelers, solvents, etc.
- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Popat et al (6,025,114)teach stereolithographic molding with compositions comprising 20 to 80 % ethoxylated bisphenoldimethacrylates but there is no indication of using the monomers of required viscosity. Rheinberger et al (5,354,785), Neubert et al (2002/0152930 A1) and Yang et al (5,969,000) teach similar compositions used in dental materials. Sartomer Application Bulletin "Chemical Intermediates Design Unique Polymers with Sartomer's Specialty Monomers" show on page 3 commercial ethoxylated bisphenol A dimethacrylates. Itsuki et al (JP 2002-302523 A and machine English translation there of) teach molding hearing

Art Unit: 1752

aids with photocurable compositions with bisphenol A EO adduct diacrylates. The examiner found no compositions which made the instant composition obvious or anticipated.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Hamilton whose telephone number is 571-272-1331. The examiner can normally be reached on Monday through Friday 9:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cynthia H. Kelly can be reached on (571) 272-0729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

September 30, 2006

Cynthia Hamilton Primary Examiner Art Unit 1752

CYNTHIA HAMILTON PRIMARY EXAMINER